

1 AARON D. FORD
2 Attorney General
2 DOUGLAS R. RANDS, Bar No. 3572
3 Senior Deputy Attorney General
3 State of Nevada
4 Public Safety Division
4 100 N. Carson Street
Carson City, Nevada 89701-4717
5 Tel: (775) 684-1150
E-mail: drands@ag.nv.gov

6 *Attorneys for Defendant*
7 *Susan Baros*

8 **UNITED STATES DISTRICT COURT**

9 **DISTRICT OF NEVADA**

10 NEAL SALES,

11 Plaintiff,

12 v.

13 KIM ADAMSON, et al.,

14 Defendants

Case No. 3:17-cv-00186-RCJ-WGC

**ORDER TO CONTINUE CALENDAR
CALL AND JURY TRIAL
(First Request)**

15 Defendant Susan Baros, by and through counsel, Aaron D. Ford, Attorney General of the State of
16 Nevada, and Douglas R. Rands, Senior Deputy Attorney General, hereby submits her Motion to Continue
17 the Calendar Call, currently set for April 19, 2021. This motion is based on the following Memorandum
18 of Points and Authorities, the attached declaration, and all papers and pleadings on file herein.

19 **MEMORANDUM OF POINTS AND AUTHORITIES**

20 Neal Sales (“Plaintiff”) is an inmate incarcerated in the Nevada Department of Corrections
21 (NDOC). Plaintiff filed a Civil Rights Complaint pursuant to 42 U.S.C. § 1983 (ECF No. 6) for events that
22 allegedly occurred while Plaintiff was housed at Lovelock Correctional Center (LCC) on May 9, 2016. Id.
23 at 1. In its Screening Order (ECF No. 5), this Court ordered Plaintiff’s Eighth Amendment failure to
24 protect claim to proceed against Defendant Susan Baros (“Defendant”). Id. at 10.

25 This Court issued an Order setting the Calendar Call for Monday, April 19, 2021. (ECF No. 144).
26 Counsel for the Defense is currently scheduled to begin a Jury Trial in front of Judge Du on that same day
27 in *Randolph v. Carrasco*, 3:17-cv-00506- MMD-WGC. Due to a calendaring issue, Counsel is also
28 scheduled to return from a family trip on that same day. Assuming the family matter can be cut short,

1 Counsel will still be in trial in another Courtroom on that day. Therefore, Counsel requests the calendar
2 call in this matter be continued.

3 Courts have inherent powers to control their dockets, *see Ready Transp., Inc. v. AAR Mfg, Inc.*,
4 627 F.3d 402, 404 (citations omitted), and to “achieve the orderly and expeditious disposition of cases.”
5 *Chambers v. NASCO, Inc.*, 501 U.S. 32, 43 (1991) “Such power is indispensable to the court’s ability to
6 enforce its orders, manage its docket, and regulate insubordinate [] conduct. Id. (citing *Mazzeo v.*
7 *Gibbons*, No. 2:08-cv01387-RLH-PAL, 2010 WL 3910072, at *2 (D.Nev.2010)).

8 LR IA 6-1 discusses requests for continuances. The rule states:

9 (a) A motion or stipulation to extend time must state the reasons
10 for the extension requested and must inform the court of all
11 previous extensions of the subject deadline the court granted.
(Examples: “This is the first stipulation for extension of time to file
motions.” “This is the third motion to extend time to take
discovery.”)

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13 This is the first request, and is requested for good cause. Counsel will either be in trial or
14 returning to the area on the day set for the Calendar Call. Therefore, it is requested that the calendar
15 call be continued one week to April 26, 2021, or to a date convenient to this Court’s calendar.

16 **ORDER**

17 IT IS HEREBY ORDERED that the Motion to Continue Calendar Call (ECF No. 145) is GRANTED.

18 IT IS FURTHER ORDERED that the Calendar Call currently set for April 19, 2021 is **VACATED and**
RESCHEDULED to 10:00 A.M., Monday, May 3, 2021.

19 IT IS FURTHER ORDERED that the Jury Trial currently set for May 3, 2021 is **VACATED and**
RESCHEDULED to 8:30 A.M., Monday, May 17, 2021.

20 IT IS SO ORDERED this 29th day of March, 2021.

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25 ROBERT C. JONES, District Judge
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